EXHIBIT B

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

| | | CIVIL ACTION |
|--------------------------------------|----|-------------------------|
| | _) | No. 96-10804-DPW |
| LIBERTY MUTUAL INSURANCE COMPANY, |) | No. 1:04-CV-10648-DPW |
| |) | [Abarca Bostik] |
| Plaintiff, |) | No. 1:04-CV-10649-DPW |
| |) | [Alwell Asbestos] |
| |) | No. 1:04-CV-10668-DPW |
| V. |) | [Maritime Asbestos] |
| |) | No. 1:04-CV-10669-DPW |
| THE BLACK & DECKER CORPORATION, |) | [Maritime Hearing Loss] |
| BLACK & DECKER, INC., BLACK & DECKER |) | No. 1:04-CV-10676-DPW |
| (U.S.) INC., EMHART CORPORATION, and |) | [Pennsylvania Benzene] |
| EMHART INDUSTRIES, INC., |) | No.1:04-CV-10670-DPW |
| |) | [Medway] |
| Defendants. |) | No. 1:04-CV-10665-DPW |
| | _) | [PAS Fulton] |
| | | No. 1:04-CV-10675-DPW |
| | | [PAS Oswego] |

AFFIDAVIT OF M. CLAYTON ROOP

- I, M. Clayton Roop, hereby depose and say:
- 1. I am the Director of Corporate Risk Management for Black & Decker and have held that that title since 1989. My duties in this position include responsibility for Black & Decker's insurance program and its risk management program.
- 2. My duties include reviewing and maintaining a record of expenses in various long-term exposure claims, including the following long-term exposure claims that are at issue in this action: Abarca Bostik, Alwell Asbestos, Maritime Asbestos, Maritime Hearing Loss and Pennsylvania Benzene ("Five Long-Term Exposure Claims").
- 3. I understand that Liberty Mutual, in a memorandum filed in this action, has questioned whether Black & Decker has paid the invoices of local counsel who represented it

in connection with the Five Long-Term Exposure Claims ("Five Long-Term Exposure Claims Local Counsel Invoices") and invoices from an investigator and a copying service in connection with the Maritime Asbestos claim ("Maritime Asbestos Direct Disbursement Invoices").

- 4. In connection with the cases as to which I review expenses, it is, and has been, the usual business practice of Black & Decker to pay the invoices of local counsel within sixty days of receipt of same. It is my understanding that Black & Decker followed that practice in connection with the Five Long-Term Exposure Claims Local Counsel Invoices and the Maritime Asbestos Direct Disbursement Invoices.
- 5. Black & Decker has not been advised by the vendors that any of the Five Long-Term Exposure Claims Local Counsel Invoices or the Maritime Asbestos Direct Disbursement Invoices have not been paid.
- 6. With the exception of the payment that Liberty Mutual made in February, 2002, Black & Decker has not received reimbursement from any insurer for amounts it paid in connection with the Five Long-Term Exposure Claims Local Counsel Invoices or the Maritime Asbestos Direct Disbursement Invoices.
- 7. Under my supervision, Black & Decker is conducting a review of its business records to confirm that it has paid each of the Five Long-Term Exposure Claims Local Counsel Invoices and the Maritime Asbestos Direct Disbursement Invoices. That review is ongoing and

to date contains information confirming payment of substantially all the invoices.

I declare under penalty of perjury that the foregoing is correct.

M. Clayton Roop

November <u>16</u>, 2004